1 2 3 4 FEDERAL TRADE COMMISSION, 5 Plaintiff, 6 VS. 7 JEREMY JOHNSON, individually, as officer of) Defendants I Works, Inc.; Cloud Nine, Inc.; 8 CPA Upsell, Inc.; Elite Debit, Inc.; Internet 9 Economy, Inc.; Market Funding Solutions, Inc.; and Success Marketing, Inc.; as a member of Defendant Network Agenda, LLC; and as the de) 10 facto principal of numerous Defendant Shell 11 Companies; I WORKS, INC., a Utah Corporation, et al., 12 Defendants. 13 14 15 16 17 18 19 issues that are tangential to the disposition of those motions. 20 21 22 (#452) is DENIED. 23

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

* * *

ORDER

Case No.: 2:10-cv-002203-RLH-GWF

(Motion to File Attached Sur-Reply-#425)

Before the Court is the Federal Trade Commission's Motion to File Attached Sur-Reply (#452, filed Jan. 25, 2012), in which the FTC seeks leave to file a sur-reply to Defendant Jeremy Johnson's opposition to the intervention and stay motions (##438, 439). The Court denies the motion because it was filed on the eve of the hearing in which the intervention and stay motions would be argued, and is therefore untimely, and because the attached sur-reply raises

Accordingly, and for good cause appearing,

IT IS HEREBY ORDERED that the FTC's Motion to File Attached Sur-Reply

Dated: January 26, 2012

ROGER L. United States District Judge

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